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NEEDLE & ROSENBERG

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JUN 1 4 2006

ATTORNEY DOCKET NO. 19133.0132U1
PATENT

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	)
Costello, et al	) Art Unit: 3622
Application No. 09/888,987	Examiner: John W. VanBramer
Filing Date: 6/25/2001	) Confirmation No. 9552
For: SYSTEM AND METHOD FOR CARPET RECOVERY	) )

#### REVOCATION OF PRIOR POWER OF ATTORNEY, APPOINTMENT OF NEW POWER OF ATTORNEY, AND STATEMENT UNDER 37 C.F.R. § 3.73(b)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

NEEDLE & ROSENBERG, P.C. Customer Number 23859

Sir:

#### **STATEMENT UNDER 3.73(b)**

Shaw Industries Group, Inc., a corporation of the State of Georgia, states that it is the Assignee of the entire right, title, and interest in the patent application identified above as evidenced by the following chain of title:

1. From: Michael R. Costello, Michael D. Lawrence, Truc N. Brown, Edward A. Duffy, Andres Camacho, and David F. Blackwood

To: Honeywell International, Inc. Recorded at Reel 011907/Frame 0969

2. From: Honeywell International, Inc. and/or

Honeywell Intellectual Properties, Inc.

To: Shaw Industries Group, Inc. A copy of which is attached hereto.

# RECEIVED CENTRAL FAX CENTER

NO. 4838 P. 3

JUN 1 4 2006

ATTORNEY DOCKET NO. 19133.0132U1 PATENT

#### **REVOCATION OF PRIOR POWER OF ATTORNEY**

As a representative authorized to act on behalf of Shaw Industries Group, Inc., I hereby revoke all Powers of Attorney previously given.

#### **NEW POWER OF ATTORNEY**

The following attorneys/agents are hereby appointed to represent the above-identified Assignee in connection with all matters pertaining to the above-referenced application, with full power of substitution, association and revocation, to prosecute said application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

The attorneys/agents associated with Customer No. 23859

Address all telephone calls to D. Brian Shortell at (678) 420-9300.

Address all correspondence to the address of record for the following Customer Number:

Customer No. 23859

The undersigned (whose title is supplied below) is authorized to act on behalf of the Assignee.

SHAW INDUSTRIES GROUP, INC.

By:

Frederick L. Hooper, III, Esquire

Title: Assis

Assistant Secretary and Chief Counsel

Date:

June 2, 2006

NO. 4838——P. 4<sup>-</sup>

MAY-11-2001 15:44

ALLIEDSIGNAL 973-455-5185

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# State of Delaware

PAGE JUN 1 4 2006

Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELDWARE, DO HEREET CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE RESTATED CERTIFICATE OF "BONEYWELL INTERNATIONAL INC. . FILED IN THIS OFFICE ON THE FIRST DAY OF DECEMBER, A.D. 1999, AT 4:01 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

AUTHENTICATION:

0111097

DATE

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STATE OF DELABAGE MIGHTAN OF STAME division of corporations Liked offor but 15/01/1203 991512068 - 2061772

#### Renated Certificate of lacorporation Appenvell letternational lat.

Honorwell International Inc., which was originally incorporated in the State of Delaware on May 13, 1985 under the name of East West Newco Corporation, hereby certifies that this Returned Certificate of Incorporation was duly adopted in accordance with the provisions of Section 743 of the General Corporation Law of the State of Delaware, this Restand Certificate of Incorporation only remains and integrates and does not further ornered the provident of the curporation's certificant of incorporation as theresofore emchased, and there is no discrepancy between those provisions and the provisions of this Russian Certificate of incorporation. The seas of the certificate of incorporation as heretofore amended it hereby resured to read in its entirety to follows:

FIRST: The name of the corporation is Honeywell International Inc.

SECOND: The address of the registered office of the corporation in the State of Delevers in 1209 Orange Steel, in the City of Wilmington, County of New Carle. The name of its registered again at the address is The Corporation Trust Company,

THIRD: The purpose of the corporation is to engage in any lowful art or activity for which a corporation may be organized under the General Corporation Law of the Store of Delewate at ter forth in Title 8 of the Debwore Code.

FOURTH: The word number of shares of stock which the corporation shall have authority to issue is 2,040,000,000 shares of which 2,000,000,000 shares shall be Common Stock, par value \$1.00 per shale ("Common Shares ), and 40,000,000 shares shall be Preferred Stock, without par value ("Freferred Stock").

FIFTH; From time to time the corporation may issue and may sell its authorized shares for such supplification per share (with respect to shares broing a pay value, not less than the pay value thereof), either in modely or manufact worth of property or services, or for such other considerations, whether greezes or less, now or from time to time hereafter permitted by law, 43 may be fixed by the Board of Directors; and all shares to issued shall be felly pold and nonassessable.

No holder of any shares of any class shall as such holder have any preemptive right to subscribe for or purchase anywher shares or securities of any class, whether now or nerester authorized, which at any time may be offered for this or sold by the corporation.

Each holder of record of the Common Shares of the corporption shall be entitled to one wore for every Common Share serving in his name on the books of the communion.

The corporation may issue Preferred Stock from time to time in one or more series as the Board of Directors only establish by the adoption of a resolution or resolutions relating thereto, each series to have such roting powers full or limited, or no voting powers, and such designations, preferences and teletize, participating, optional or other special rights, and qualifications, him hadions or realitations thereof, as thall be stated and expressed in the resolution or resolutions providing for the issue of such series adopted by the Board of Directors pursuant to authority to do so, which are bothy is acteby granted to the Board of Directors.

SIXTH: The duration of the corporation is to be perpetual.

SEVENTH: Except to otherwise provided pursuant to the provisions of this Conflicture of Incorporation relating to the rights of errain holders of Preserved Stock to elect additional Directors under specified circumstances, the number of Directors of the corporation shall be determined from time to time in the manner described in the By-lines. The Directors, other those who may be elected by the holders of Preferred Stock pursuant to this Certificate of Incorporation, shall be classified with respect to the time for which they neverally hold office, into three classes, as nearly equal in number as possible, as shall be provided in the manner specified in the

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By-live, one class to be originally elected for a term expiring at the annual meeting of sweeholders to be held in 1986, another class to be originally elected for a term expiring at the annual meeting of sweeholders to be held in 1987, and another class to be originally elected for a term expiring at the ensual meeting of mockbolders to be held in 1988, with the members of each class to beld office and their successors have been elected and qualified. At such annual meeting of stockholders, the successors of the class of Directors—hote term expires at that meeting shall be elected to hold office for a term expiring at the annual meeting of sweekholders held in the third year following the year of their election. No Director need by a mockholder.

Except at otherwise provided pursuant to this Certificate of Incorporation relating to the rights of estation holders of Preferred Stock to elect Directors under specified circumstances, newly created directorships resulting from any increase in the number of Directors and any variancies on the Board of Directors tenshing from death, realignation, disqualification, removal or other excess shall be filled by the affirmative rate of a majority of the remaining Directors then in office, even if less than a quorum of the Board of Directors, or by a sole remaining director. Any Directors elected in accordance with the proceding sentence shall had office until the annual meeting of northholders at which the term of office of the class to which such Director has been elected expires, and until such Director's successor shall have been elected and qualified. No decrease in the number of Directors constituting the Board of Directors shall shorten the rates of any incumbers Director.

Subject to the rights of centain holders of Preferred Small to their Directors under circumstances specified in this Centificate of Incorporation, any Director may be removed from office only for cause by the efficientive wolk of the holders of at least \$0% of the voting power of the five outstanding shares of capital small of the computation emitted to you generally in the election of Directors (the "Voting Stock"), voting together as a single class.

Notwithmending anything centrated in this Certificate of Incorporation to the constary, the affirmative vote of the holders of an icens 80% of the Yoring Stock, voting together as a single class, shall be required to amend or repeal, or adopt any praction inconsistent with, this Article SEVENTH.

EIGHTH: The By-laws of the corporation may contain provisions, not inconsistent with law or this Certificate of incorporation, relating to the management of the business of the corporation, the regulation of its arms, the qualifications, compensation and powers and duties of its Directors and the tibus and place and the manner of calling the meetings of its succhholders and Directors.

The Board of Directors may from time to time fin, determine and very the amount of the working capital at the terporation, may determine what part if any. (i) of its amples or (ii) in case there shall be an such surplus, of he nel profits for the fiscal year in which the dividend is declared and/or the preceding faces year shall be declared as dividends and paid to the exockholders, may determine the time or times for the declaration and payment at dividends, the amount thereof and whether they are so be in each, property at theres of the capital stock of the corporation and may direct and determine the use and disposition of any surplus over and above the capital of the corporation.

The Board of Directors may from time to time make, amend, supplement or tepral the By-laws; provided, however, that the mockholders may change of tepral any By-law adopted by the Board of Directors and provided further that no amandment or supplement to the By-laws adopted by the Board of Directors shall vary or conflict with any amendment or supplement adopted by the stockholders. Norwithstanding the foregoing and anything contained in this Certificate of Incorporation to the contary, Section 3 (Special Meetings) of Amele II (Meetings of Shareholders) of the By-laws, Section 2 (Number, Election and Terms) or 10 (Removal of Directors) of Article III (Directors) of the By-laws, or the final sentence of anticle XI (Amendments) of the By-laws shall be amended of repealed, and no provision inconsistent with any thereof shall be adopted, without the affirmative ware of the holders of a least 10% of the Voting Stock (as defined in Article SEVENTH), voting logether as a single class, however, the affirmative ware of the holders of a least 10% of the Voting Stock, rating together as a single class, shall be required to amend or repeal, or adopt any provision inconsistent with, any provision of this paregraph.

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The Board of Directors shall, except as otherwise provided by law, this Cartificate of Incorporation or the By-laws, exercise the powers of the corporation.

Pursuent to the By-laws, an Executive Committee and/or one or more other committees may be appointed from among the Directors or otherwise, to which may be delegated any of or all the pawers and duties of the Baard of Directors, to the full execut permitted by law.

Except as otherwise required by law and subject to the rights of the holders of Preferred Stock pursuant to the provisions of this Certificate of Incorporation, special meetings of stockholders may be called only by the Chief Executive Officer or by the Board of Directors pursuant to a resolution approved by a majority of the them authorized number of Directors of the corporation (as determined to accordance with the By-laws). Notwithstanding anything contained in this Certificate of Incorporation to the convers, the allimative vote of the holders of at least 10% of the Voting Stock, voting together as a single class, shall be required to amend or repeal, or adopt any provision inconstitute with, any provision of this paragraph.

No contract or other manuation of the corporation that be void, voldable, finuouslast or otherwise invalidated impaired or effected, in any respect, by reason of the fact that any one of more of the officers. Directors or stockholders of the corporation that individually be party of parties thereto as atherwise interested therein, or that of otherwise interested therein; provided that such contract of other transactions be duly authorized or failfied by the Board of Directors or Executive Committee, with the asserting war of a majority of the disinterested Directors or Executive Committeeness than present, but he present, with his asserting with his a

MINTH: No stockholder action may be taken except at an annual or special meeting of stockholders of the corporation and stockholders may not take any action by written consent in lift of a meeting.

Nonetherending anything contained in this Certificate of Incorporation to the contrary, the affirmative vote of the holders of at least 10% of the Voting Stock (as defined in Article SEVENTH), voting together as a single obes, shall be required to amend at repeal, or adapt any provision inconsistent with, this Article MINTH.

TENTH: Unless required by the or demanded by a stockholder of the corporation entitled to vote at a marriag of stockholders or determined by the chairment of such enerting to be advisable, the vote on any question need not be by befor. On a vote by belier, each belief shall be signed by the stockholder vering, or his proxy if there be such proxy, and shall prace the number of shares voted by such stockholder of proxy.

ELEVENTH: (1) Elimination of Cartain Lightling of Directors. A Director of the corporation that not be personally liable to the corporation or its stockholders for measury damages for breach of fiduciary duty as a Director, except for liability (1) for any breach of the Directors duty of loyalty to the corporation or its machineless, (ii) for any or omissions not in good falph or which involve interminant misconduct or a knowing violation of live. (iii) under Section 174 of the Debware General Corporation Law, or (iv) for any transaction from which the Director active an improper personal baneth. If the Delaware General Corporation Law is amended after approval by the mackineless of this Article ELEVENTH to authorize corporate action further eliminated or limiting the personal liability of directors, than the liability of a Director of the corporation shall be eliminated or limited to the fullest extent purplied by the Delaware General Corporation Law, as so smended. Any repeal or modification of this Section by the stockholders of the corporation that not adversely affect any right or protection of a Director of the corporation taining at the time of such repeal or modification.

#### (2) Indemnification and Insurance.

(A) Right to Indomnification. Each person who was er is made a party or is threatened so be made a party to or is otherwise involved in any ection, suit or proceeding, whether civil, criminal, administrative or investigative (horizontal) a "proceeding"), by reason of the fact that he or the, or a person of whom he or the local repetentiality, is or was a Directal, efficer or employee of the corporation or is or was a triving at the request of the corporation as a director, officer, employee or agent of another corporation or of a permetable, joint venture, trust or

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other enterprise, including service with respect to employee benefit plans (hereinafter, an "indemnitee"), whether the basis of such proceeding is alleged serion in an official capacity as a Director, officer, employee or agent or in any other espacity while serving as a Director, officer, employee or agent, shall be indemnified and held harmless by the corporation to the fullest extent authorized by the Deliware General Corporation Law, as the same exists or may herester be amended (but, in the case of any such amendment only to the extent that such amendment permits the corporation to provide broader indemnification rights than said Law permitted the corporation to provide prior to such amendment), against all expense, liability and lou (including anomeys' fees, judgments, fibes, ERISA excise taxes or panaltics and amounts paid or to be paid in scribment) ceasenably incurred or suffered by such instemnitee in connection therewish and such indemnification shall continue as to an indemnites who has reased to be a Director, officer, employee or agent and thall inure to the benefit of the indemnitee's heles, executors and administrators; provided, however, that except as provided in paragraph (B) hereof with tempted to proceedings to enforce rights to indemnification, the corporation shall indemnify any such indemnites in connection with a proceeding (or part thereof) initiates by such indemnifee only if such proceeding (or part thereof) was suthorized by the Beard of Directors of the corporation. The right to indemnification conferred in this Section shall be a convert right and shall include the right to be paid by the corporation the expenses incurred in defending any treb proceeding in advance of its final disposition (hereinafter, an "advancement of expenses"); provided, however, that, if the Delaware General Corporation Law requires an advancement of expresso incurred by an independent in his or her capacity at a Director or officer (and not in any other expectly in which service was or is residered by such indemnises, including, without limitation, service to an employee benefit plant in advance of the final disposition of a proceeding, shall be made only upon delivery to the corperation of an undertaking (hereintifut, an "undertaking"), by or on behalf of such indemnites, so repay all amounts so advanced if it shall ultimately be determined by final Judicial desistion from which there is no lumber eight to appeal (bereinsfier, a fixel adjodication) that such insemnine is not entitled to be incomplised for such expenses under this Section of enhancing, and, provided further, that an advancement of expenses intured by an employee other than a Director or officer in advance of the final disposition of a proceeding shall be made, unless whereise determined by the Board of Directura, only upon delivery to the corporation of an undertaking by or an behalf of such employer to the same effect at any prograking regulated to be delivered by a Director of officer.

(B) Right of Independence to Bring Suit. If a claim, under paragraph (A) of this Section is not paid in full by the epiperation within airly days after a wrinen obtain has been received by the expectation, except in the expe of a claim for an advancement of expenses, in which case the applicable period shall be twenty days. The indemnitos may at any time thereafter bring that against the comparation to respect the happid emount of the claim. If successful in whole or in part in any such suit, or in a suit brought by the corporation in recover an advantement of expenses pursuant to the tetres of an undertaking, the indemnites thall be entitled to be paid also the expanse of processing or defending such suit. In (i) any suit brought by the indomnines to enforce a right to indomnification hereunder thus not in a suit brought by the indemnites to enforce a right to an advancement of appeases) is shall be a defende that, and (ii) thy suit by the corporation to recover an advancement of expenses pursuant to the terms of an undertaking, the corporation shall be entitled to recover such expenses upon a final adjudication that, the indemalies has not met the applicable standard of conduct set forth in the Delaware General Corporation Law. Neither the faller of the corporation (including its Board of Directors, independent legal counsel, or its stockholders) to have made a determination prior to the commencement of such suit that indemnification of the indemnifice is proper in the circumsunces because the indemnites has men the applicable standard of conduct are forth in the Deliment General Corporation Law, nor an actual determination by the corporation (including its Board of Directors, independent legal counted or to atoekholders) that the indemnitee has not met such applicable attendand of conduct, aball excapt a presumption that the indemnites has not met the applicable standard of conduct or, in the cast of such a suit brought by the indemnitue, he a defense to such suit. In any suit brought by the indemnitue to enforce a cight to indemnification of to th idvancement of expenses herrunder, or by the corporation to recover an advancement of expenses pursuant to the terms of an undertaking, the builden of proving that the indemnites is not entitled to be indemnified, or to such advancement of expenses, under this Section or otherwise shall be on the corporation,

(C) Non-Exclusivity of Rights. The rights to indemnification and so the advancement of expenses conferred in this Section shall not be exclusive of any other right which any person may have or hereafter acquire under any statute, provision of this Conflicut of incorporation. By-law, agreement, vote of stockholders or disinterested Directors or otherwise.

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(D) Insurance. The corporation may maintain insurance, at its expense, to protect itself and any Director,

offices, employee or agent of the corporation or another corporation, participally, joint venture, must or other employee against any auch expense, liability or loss, whether or not the corporation would have the power to indemnify such person against such expense, liability or loss under the Delawate General Corporation Law.

(E) Indemnification of Agents of the Carporation. The corporation may, to the extent authorized from time to time by the Board of Directors, grant rights to indemnification and to the advancement of expenses to any agent of the corporation to the fullest extent of the provisions of this Section with respect to the indemnification and advancement of expenses of Directors, officers and employees of the corporation.

TWELFTH: The corporation reserves the right to amend, stur, change or repeal any provision combined in this Cornificate of Incorporation, in the manner now or becaute prescribed by matter, and all rights conferred upon mockholders herein are granted subject to this reservation.

IN WITNESS WHEREOF, Hancywell Interpolicies line, has caused this Restored Contificate of Incorporation to be executed in its corporate name on this 1st day of December, 1999.

HONEYWELL IMITENATIONAL INC.

Peter M. Herindler

Jenier Vice President and General

Countel

[Corporate Scal]

ATTEST:

J, Empard Smith Autural Grateri Coeres The assument Secretary

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# State of Delaware Office of the Secretary of State

PAGE 1

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DEC.

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THAT "HONEYWELL INTERNATIONAL INC."

18 DULY INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL CORPORATE EXISTENCE NOT HAVING BEEN CANCELLED OR DISSOLVED SO FAR AS THE RECORDS OF THIS OFFICE SHOW AND IS DULY AUTHORIZED TO TRANSACT BUSINESS.

THE FOLLOWING DOCUMENTS HAVE BEEN FILED:

CERTIFICATE OF INCORPORATION, FILED THE THIRTEENTH DAY OF MAY, A.D. 1985, AT 2:45 O'CLOCK P.M.

CERTIFICATE OF AMENDMENT, CHANGING ITS NAME FROM "EAST/WEST NEWCO CORPORATION" TO "ALLIED-SIGNAL INC.", FILED THE TWENTY-FOURTH DAY OF JUNE, A.D. 1985, AT 9 O'CLOCK A.M.

RESTATED CERTIFICATE, FILED THE EIGHTEENTH DAY OF SEPTEMBER,
A.D. 1985, AT 6:35 O'CLOCK P.M.

CERTIFICATE OF AMENDMENT, FILED THE TWENTY-SEVENTH DAY OF APRIL, A.D. 1987, AT 12:05 O'CLOCK P.M.

RESTATED CERTIFICATE, FILED THE TWENTY-SEVENTH DAY OF APRIL, A.D. 1987, AT 12:06 O'CLOCK P.M.

CERTIFICATE OF OWNERSHIP, FILED THE TWENTY-EIGHTH DAY OF SEPTEMBER, A.D. 1987, AT 9 O'CLOCK A.M.



Warret Smith Windson, Secretary of State

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AUTHENTICATION: 1318258

010426106

DATE: 08-28-01

# Office of the Secretary of State PAGE 2

16.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTIETH DAY OF SEPTEMBER, A.D. 1987.

CERTIFICATE OF OWNERSHIP, FILED THE THIRTIETH DAY OF SEPTEMBER, A.D. 1987, AT 4 O'CLOCK P.M.

CERTIFICATE OF OWNERSHIP, FILED THE THIRTIETH DAY OF SEPTEMBER, A.D. 1987, AT 4:15 O'CLOCK P.M.

CERTIFICATE OF OWNERSHIP, FILED THE TWENTY-THIRD DAY OF DECEMBER, A.D. 1987, AT 10 O'CLOCK A.M.

AND I DO HERRBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECKMEER, A.D. 1987.

CERTIFICATE OF OWNERSHIP, FILED THE TWENTY-THIRD DAY OF DECEMBER, A.D. 1987, AT 10:01 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 1987.

CERTIFICATE OF AMENDMENT, CHANGING ITS NAME FROM "ALLIED-SIGNAL INC." TO "ALLIEDSIGNAL INC.", FILED THE TWENTY-SIXTH DAY OF APRIL, A.D. 1993, AT 11:45 O'CLOCK A.M.



Darriet Smith Windson, Secretary of State

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#### Office of the Secretary of State PAGE 3

RESTATED CERTIFICATE, FILED THE TWENTY-SIXTH DAY OF APRIL, A.D. 1993, AT 11:46 O'CLOCK A.M.

CERTIFICATE OF OWNERSHIP, FILED THE THIRD DAY OF MAY, A.D. 1993, AT 10 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF MAY, A.D. 1993.

CERTIFICATE OF OWNERSHIP, FILED THE SEVENTEENTH DAY OF DECEMBER, A.D. 1993, AT 4:30 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT. THE EFFECTIVE DATE OF THE APOREGAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 1993.

CERTIFICATE OF AMENDMENT, FILED THE TWENTY-EIGHTH DAY OF APRIL, A.D. 1997, AT 3 O'CLOCK P.M.

RESTATED CERTIFICATE, FILED THE TWENTY-EIGHTH DAY OF APRIL, A.D. 1997, AT 3:01 O'CLOCK P.M.

CERTIFICATE OF MERGER, FILED THE TWENTY-NINTH DAY OF AUGUST, A.D. 1997, AT 10:15 O'CLOCK A.M.

CERTIFICATE OF OWNERSHIP, FILED THE TWENTY-FOURTH DAY OF DECEMBER, A.D. 1997, AT 12:30 O'CLOCK P.M.



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# Office of the Secretary of State PAGE 4

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 1997.

CERTIFICATE OF OWNERSHIP, FILED THE THIRTY-FIRST DAY OF MARCH, A.D. 1998, AT 1:30 O'CLOCK P.M.

CERTIFICATE OF OWNERSHIP, FILED THE THIRTIETH DAY OF JUNE, A.D. 1998, AT 9:30 O'CLOCK A.M.

CERTIFICATE OF OWNERSHIP, FILED THE FOURTEENTH DAY OF OCTOBER, A.D. 1996, AT 4:30 O'CLOCK P.M.

CERTIFICATE OF MERGER, FILED THE TWENTY-SECOND DAY OF DECEMBER, A.D. 1998, AT 1 O'CLOCK P.M.

CERTIFICATE OF OWNERSHIP, FILED THE TWENTY-THIRD DAY OF DECEMBER, A.D. 1998, AT 4.0 CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 1998.

CERTIFICATE OF MERGER, FILED THE TWENTY-FIRST DAY OF APRIL, A.D. 1999, AT 3:45 O'CLOCK P.M.

CERTIFICATE OF AMENDMENT, FILED THE FIRST DAY OF SEPTEMBER, A.D. 1999, AT 12 O'CLOCK P.M.



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# Office of the Secretary of State

CERTIFICATE OF OWNERSHIP, CHANGING ITS NAME PROM-"ALLIEDSIGNAL INC." TO "HONEYWELL INTERNATIONAL INC.", FILED THE FIRST DAY OF DECEMBER, A.D. 1999, AT 4 O'CLOCK P.M.

RESTATED CERTIFICATE, PILED THE FIRST DAY OF DECEMBER, A.D. 1999, AT 4:01 O'CLOCK P.M.

CERTIFICATE OF OWNERSHIP, FILED THE THIRD DAY OF MAY, A.D. 2000, AT 10 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE AFORESAID CERTIFICATES ARE THE ONLY CERTIFICATES ON RECORD OF THE AFORESAID CORPORATION.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE FRANCHISE TAKES HAVE BEEN PAID TO DATE.



Harriet Smith Hindson

2061772 83,10

# ASSIGNMENT OF PATENTS

HONEYWELL INTERNATIONAL INC., a Delaware corporation, having a place of business at 101 Columbia Road, Morristown, NJ 07962 and HONEYWELL INTELLECTUAL PROPERTIES, INC., an Arizona corporation, having a place of business at 960 West Elliot Road, Tempe, AZ 85284 hereby assign as of Control and Control and Control and Industries Group, Inc., a Georgia corporation, having a place of business at P.O. Drawer 2128, 616 East Walnut Avenue, Dalton, Georgia 30722-2128, subject to any pre-existing licenses, the patents listed in Schedule A attached to this Assignment, including the right to sue for and recover damages with respect to past infringement of the patents by third parties, both foreign and domestic.

IN WITNESS WHEREOF, said HONEYWELL INTERNATIONAL INC. and HONEYWELL INTELLECTUAL PROPERTIES, INC., have caused these presents to be signed by its duly authorized representative below named.

•		· · }	
HONEXWELL INTERNATIONAL INC.			<b>,</b>
By: Xamar & Ballo			
TIME: VICE PRESIDENT-BUS DEV.			
Date:	•		1
County of MORRIS			·
State of NEW JERSEY } SS:			
On this day of Ottober	,2005, before me a Notary I	Public in and for the	:
person of that name, who signed and sealed the foregoing instrumen	村代, to me known and kni	own to me to be the	•
act and deed.			· ·
JENNIFER M. MAPES  NOTARY PUBLIC  STATE OF NEW JERSEY  My Commission Expires (ADMINISTRATE)	Nother Public	nmasso	منت ن
MIT COMMISSION EXPIRES MAIL 25, 2009	]	• •	· .
By: WWW X. Bhow			• :
Tide: AUTHOLIZED OFFICER			
Date:	•	•	
County of MORRIS )			
State of NEWLERSEY ) ss:			
On this 25th day of October	2005, þefore me a Notary Pi	ublic in and for the	
	47) to me known and kno	wn to me to be the	•
SEAL) My Commission Expires JENNIFER M. MAPES	Neuril 7	nma	,
STATE OF NOW	0	, , , mess	<b>نب</b>
MY COMMISSION EXPIRES MAR. 25, 2009			

SHAW	INDUSTRIES GROUP	INC
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Lule R-End

Name: Gerald R. Embry

Title: Vice President Administration

Date:

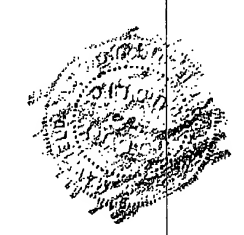
County of Whitfield State of Blorgia

2005, before me a Notary Public in and for the County and State aforesaid, personally appeared Serall R. Endue, to me known and known to me to be the person of that name, who signed and sealed the foregoing instrument, and acknowledged the same to be of his free act and deed.

**Notary Public** 

(SEAL)

My Commission Expires 12-11-2001



#### Schedule A

U.S. Patent/Application No. / Docket No.	
6,214,908 / 30-4494	Owned by HIPI
6,414,066	·
EP 99937591.8	
PCT/US99/1712	
5,990,306 / 30-4361	Owned by HIPI
6,187,917	
CA 2302787	ì
China ZL98810888	
Japan 2000-508656	
S. Korea 2000-7002268	1
EP 98941129,3	
Taiwan 1225482	Í
MX 212931	,
5,869,654 / 30-4094	Owned by HIPI
5,948,908	
	,
CA 2248686	
BP 0892782 Germany P69704767,9	
Camaly Pos/04/0/,5	
<b>5,681,952 / 30-3981</b>	Co-Owned by HIPI and
5,929,234	DSM
5,932,724 6 3 42:565	
6,342,555	
CA 2239283	
EP 0874817	
Germany P69624378.4	
Hong Kong HK1016181	
Indonesia ID0008148	
Malaysia MY113539-A Taiwan NI121583	Į.
Thailand 17233	1
MX 202725	
4.40	
5,457,197 / 30-3631	Co-Owned by HIPI and
	DSM

EP 0676394 Germany P69529584.4	
5,656,757 / 30-3742	Co-Owned by HIPI and
CA 2229207 EP 96926887.9	DSM
India 1757/DEL/96 Taiwan NI111025	·
5,722,603 / 30-3746	Co-Owned by HIPI and DSM
CA 2237310 EP 0868213	
Germany P69618988:7 MX 983910	
5,889,142 / 30-3802	Co-Owned by HIPI and DSM
5,626,912 / 30-4124	Co-Owned by HIPI and DSM
6,059,207 / 30-4320	Owned by HIPI
09/888,987 / H0002504	Owned by Honeywell
PCT/US02/2018	

JUN. 14. 2006 5:33PM NEEDLE & ROSENBERG

MAY-11-2001 15:43

# State of Delaware Office of the Secretary of State

L ISKK

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DILAWARE, DO BERREY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CIRTIFICATE OF OWNERSHIP, WHICH MERGES:

"BONEYWELL INTERNATIONAL INC.", A DELAWARE CORPORATION, WITH AND INTO "ALLIEDSIGNAL INC." UNDER THE NAME OF "BONEYWELL INTERNATIONAL INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECLIVED AND FILED IN THIS OFFICE THE FIRST DAY OF DECEMBER, A.D. 1999, AT 4 O'CLOCK P.M.

A FILED COPY OF THIS CIRTIFICATE HAS BEEN FORWARDED TO THE HEW CASTLE COUNTY RECORDER OF DEEDS.

2061772 810DM

AUTHENTICATION:

0111077

DATE:

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COBP SERVICES CO

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P. 84

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STATE OF UTLANARY
SECRETARY OF STATE
DIVISION OF CORPORATIONS
FILED 04:00 PM 12/01/1999
951512065 - 2061772

# CERTIFICATE OF OWNERSHIP AND MERGER OF HONEYWELL INTERNATIONAL INC. WITH AND INTO

ALLIEDSIGNAL INC.

Pursuant to Section 253 of the General Corporation Law of the State of Delaware (the "DGCL"), AlliedSignal Inc., a Delaware corporation (the "Company"), and Honeywell International Inc., a Delaware corporation (the "Name Change Subsidiary"), hereby certify the following with respect to a merger (the "Name Change Merger") of the Name Change Subsidiary with and into the Company:

FIRST: The Company is the record and beneficial owner of all of the outstanding shares of capital stock of the Name Change Subsidiary.

SECOND: In accordance with Section 253 of the DGCL, on June 4, 1999 the Board of Directors of the Company adopted a resolution authorizing a subsidiary of the Company to be merged with and into the Company. A copy of the Resolution (the "Resolution") is attached as Exhibit A hereto.

THIRD: Pursuant to Section 253 and the Resolution, the Name Change Subsidiary is hereby merged with and into the Company with the Company being the surviving corporation in the Name Change Merger.

FOURTH: Pursuant to the Name Change Merger, the corporate name of the Company shall be changed to:

"Honeywell International Inc."

FIFTH: This Certificate of Ownership and Merger shall be effective upon the filing thereof with the Secretary of State of the State of Delaware.

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ALLIEDSIGNAL 973-455-5189

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IN WITNESS WHEREOF, the undersigned has caused this Certificate of Ownership and Merger to be duly executed by its duly elected offices this 1st day of December, 1999.

ALLIEDSIGNAL INC.

Name: Peter M. Kreindler

Title: Senior Vice President,

General Counsel & Secretary

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DEC: 1' 1888\_ 1: 586W \_\_\_CONP SERVICES CO

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ALLIEDSIGNAL 973-455-5189

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Exhibit A

#### Extract From Resolutions

#### Adopted by the Board of Directors of

#### AlliedSignal Inc.

#### June 4, 1999

After discussion, on motion duly made and acconded, the following resolutions were unanimously adopted:

WHEREAS, AlliedSignal Inc. (the "Company") proposes to enter into a business combination with Honeywell Inc., a Delaware corporation ("Honeywell"), putsuant to which a newly formed, wholly owned Delaware corporate subsidiary of the Company ("Merger Subsidiary") would be merged (the "Merger") with and into Honeywell and, among other things, each share of Honeywell's common stock, par value \$1.50 per share ("Honeywell Common Stock"), issued and outstanding at the effective time of the Merger (other than shares of Honeywell Common Stock held in treasury by Honeywell or held by the Company or any of the Company's or Honeywell's subsidiaries) would be converted into the right to receive 1.875 shares of the Company's common stock, par value \$1.00 per share ("Company Common Stock") (the "Exchange Ratio"), subject to the terms and conditions sel forth in the Agreement and Plan of Merger proposed to be entered into by and among the Company, Merger Subsidiary and Honeywell (the "Merger Agreement");

WHEREAS, in connection with the Merger, the Company proposes to change its corporate name to "Honeywell International Inc." at the effective time of the Merger, by causing a newly formed, wholly owned Delaware corporate subsidiary of the Company ("Name Change Subsidiary") to be merged with and into the Company pursuant to a merger (the "Name Change Merger") the terms of which provide for such change to the Company's name (the "Name Change").

RESOLVED, that the Board of Directors has determined that the Name Change, the Name Change Merger and the transactions related thereto are advisable and in the best interests of the Company;

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RESOLVED, that each of the Authorized Officers or their designees is hereby authorized and empowered, for and on behalf of the Company, to prepare and execute an agreement and plan of merger with respect to the Name Change Merger containing such terms and conditions as the Authorized Officers or their designers deem appropriate, and that the Board of Directors hereby declares such agreement to be advisable;

RESOLVED, that pursuant to the Merger Agreement and Section 253 of the DGCL, immediately prior to or as of the effective time of the Merger, the Company shall cause the Name Change Subsidiary to marge with and into the Company, with the Company being the surviving corporation (the "Surviving Corporation");

RESOLVED, that each of the Authorized Officers or their designees is hereby authorized and empowered, for and on behalf of the Company, to prepare, execute and file a Certificate of Ownership and Merger pursuant to Section 253 of the DGCL with the Secretary of State of the State of Delaware and to do all acts and things necessary or proper to effect such Name Change;

RESOLVED, that as of the effective date of the Name Change, the Certificate in effect immediately prior to such date, shall be revised to reflect the Name Change and such certificate shall be the Certificate of Incorporation of the Surviving Corporation;

RESOLVED, that each of the Authorized Officers or their designees is hereby authorized and empowered, for and on behalf of the Company, to take all such other actions (i) seeking all requisite consents and approvals, if any, and taking such actions, if any, as are necessary or advisable to comply with the requirements of federal, state, and foreign laws or regulations, (ii) retaining such advisors, consultants and agents (including, but not limited to, stock transfer agents) as any of said officers, may deem necessary or advisable, and (iii) executing and delivering all agreements, undertakings, obligations, financing arrangements, instruments and other documents and taking such action as such officers, or any of them, consider necessary or advisable, in each case in order to effectuate the foregoing resolutions and to carry out the intent and purposes thereof or otherwise to effectuate any of the transactions contemplated by the foregoing resolutions; and

RESOLVED, that any and all actions heretofore taken by any officer of the Company in connection with the Merger Agreements, Related Documents and the transactions contemplated thereby are hereby ratified and approved.

113310

# ATTORNEY DOCKET NO. 19133.0129U1 PATENT

IN THE UNITED STATES PATENT AND	TRADEMARK OFFICE CENTRAL FAX CENTER
In re Application of:	## ## .
Costello, et al.	JUN 1 4 2006 Art Unit: 3209
Application No. 08/563,810 ) Filing Date: November 28, 1995 )	Examiner: J. Husar
Patent No.: 5,772,603 ) Issue Date: March 3, 1998 )	Confirmation No. Unknown
For: PROCESS FOR SEPARATION AND	

#### **CHANGE OF CORRESPONDENCE ADDRESS**

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

**COMPONENTS** 

RECOVERY OF WASTE CARPET

NEEDLE & ROSENBERG, P.C. Customer Number 23859

Dear Sir:

Please change the correspondence address for the above-identified application to the address associated with:

#### Customer No. 23859

Respectfully submitted,

NEEDLE & ROSENBERG, P.C.

D. Brian Shortell
Registration No. 56,020

NEEDLE & ROSENBERG, P.C. Customer Number 23859 (678) 420-9300 (678) 420-9301 (fax)

#### CERTIFICATE OF FACSIMILE TRANSMISSION UNDER 37 C.F.R. § 1.8

I hereby certify that this correspondence, including any items indicated as attached or included, is being transmitted via facsimile transmission to: (571) 273-8300, on the date indicated below.

D. Brian Stiortell

June 14, 2006

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